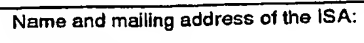
PATENT COOPERATION TREATY

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	•			(PCT Rule 43bis.1)
			Date of mailing (day/month/year)	see form PCT/ISA/210 (second sheet)
Applicant's or agent's file see form PCT/ISA/2			FOR FURTHE See paragraph 2 b	RACTION
International application No. PCT/IB2005/000166 International filing data 19.01.2005			(day/month/year)	Priority date (day/month/year) 26.01.2004
		both national classification	and IPC	
Applicant KONINKLIJKE PHI	LIPS ELECTR	ONICS N.V.		
Box No. I Box No. II Box No. III Box No. IV Box No. V Box No. VI Box No. VI Box No. VII Compared to a demand for written opinion	Basis of the of Priority Non-establish Lack of unity Reasoned strapplicability; Certain docu Certain defect Certain obse TION r international profithe International process an Authoreau under Ru	of invention atement under Rule 43/ citations and explanation ments cited cts in the international a rvations on the internation onal Preliminary Examin	gard to novelty, inventions. 1(a)(i) with regards apporting such polication application and application are to be the IPEA and the	entive step and industrial applicability rd to novelty, inventive step or industrial statement n will usually be considered to be a A"). However, this does not apply where d the chosen IPEA has notifed the ternational Searching Authority
submit to the I months from the whichever exp	PEA a written rene date of mailire ires later.	eply together, where applied to the property of Form PCT/ISA/220	a written opinion of propriate, with amer or before the expira	f the IPEA, the applicant is invited to ndments, before the expiration of three ration of 22 months from the priority date,
,	ions, see Form			
3. For further det	tails, see notes t	o Form PCT/ISA/220.		



Authorized Officer

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European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016

Holubov, C

Telephone No. +31 70 340-2923



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

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International application No. PCT/IB2005/000166

	Bo	x No.	I Racic of the opinion				
		× 110.	I Basis of the opinion				
. 1.	. Wit the	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.					
		741191	opinion has been established on the basis of a translation from the original language into the following lage , which is the language of a translation furnished for the purposes of international search er Rules 12.3 and 23.1(b)).				
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:						
a. type of material:							
	· [⊐ a	sequence listing				
	[] ta	ble(s) related to the sequence listing				
b. format of material:							
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		o co	ntained in the international application as filed.				
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] fur	nished subsequently to this Authority for the purposes of search.				
3. l		copies	lition, in the case that more than one version or copy of a sequence listing and/or table relating thereto sen filed or furnished, the required statements that the information in the subsequent or additional is is identical to that in the application as filed or does not go beyond the application as filed, as priate, were furnished.				
4. /	Addit	tional	comments:				

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/IB2005/000166

Box No. V Reasoned statement under Rule 43bis.1(a)(I) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-8

No: Claims

Inventive step (IS)

Yes: Claims

1-8

No: Claims

Industrial applicability (IA)

Yes: Claims

1-8

No: Claims

2. Citations and explanations

see separate sheet

Re Item V

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Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Reference is made to the following document:

D1: EP 0 587 350 D2: WO 02 05271

The document **D1** is regarded as being the closest prior art to the subject-matter of claim 1, and shows (the references in parentheses applying to this document):

An optical recording and reproducing device (Figure 1) comprising:

- an optical pick-up unit (6) including an optical sensor divided into at least two regions (column 11 lines 1-2);
- a servo processor (24) for delivering a control signal from a measured radial error (i.e. tracking error TE) signal delivered by the optical pick-up unit (column 6 line 4-8).

The **subject-matter of claim 1 differs** from this known device in that the servo processor of claim 1 further comprises:

- a state estimator for delivering an estimated radial error signal and a predicted radial error signal on the basis of the measured radial error signal and of the control signal; and
- a shock detector for delivering a shock indication on the basis of the estimated radial error signal, of the predicted radial error signal, and of a sum of the signals delivered by the at least two regions of the optical sensor.

The device of D1 does comprise a shock detector (28, track jump detector in Figure 1), which involves a signal indicating a "defect", but the details are different (see column 3 lines 5-38, column 7 lines 24- column 9 line 29, Figure 3). In particular, the track jump detector of D1 uses a track zero cross signal (TZC) derived from a radial error (TE) signal, rather that the radial error signal itself, and does not use predicted values of a radial error signal. Also, D1 is silent about the details by which the defect signal is generated (it indicates that the reflected light is used, column 3 lines 22-24, but does not refer to using a sum signal of at least two regions of the optical sensor).

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

Y

International application No.

PCT/IB2005/000166

The problem to be solved by the present invention may be regarded as, at least, providing an alternative device.

The solution to this problem proposed in claim 1 of the present application is considered to involve an inventive step (Article 33(3) PCT), for the following reasons:

As indicated in the application, page 4 lines 13 and 23, the use of state estimators is known in servo control.

The application of state estimators in optical disc drives is also known: see, for example, D2, which discloses the use of a state estimator (abstract figure, reference 718), to generate a control signal (not a "high/low" shock detection signal) for a system subject to disturbances both due to shocks and to disc defects.

A direct application of state estimation in D1 would apparently result in a servo processor 24 using state estimation, and the use of the measured, or perhaps the estimated, radial error signals to generate the track zero cross signal that is one of the inputs to the track jump detector 28 shown in Figure 3.

It seems, however, to involve hindsight to suggest that the skilled person would (as opposed to could) then <u>also</u> adapt the track jump (i.e. shock) detector to deliver a shock indication on the basis of the estimated <u>and</u> the <u>predicted</u> radial error signal, as well as on the "defect" signal. For one thing, state estimators do not apparently always involve state predictors.

The subject-matter of claim 1 therefore appears to be non-obvious with regard to the disclosure of D1.

The subject-matter, of claim 2, directed to a servo processor for use in an optiacl recording and reproducing device with the same technical features as the servo processor of claim 1, also appears to be novel and non-obvious for the same reasons.

Claims 3-7 depend on claim 2 and the subject-matter of those claims is therefore novel and non-obvious inasmuch as the subject-matter of claim 2 is.

Claim 8 is directed to a processing method with steps corresponding to the use of the technical features of claim 2 and the subject-matter therefore also appears to be novel and non-obvious.

PATENT COOPERATION TREATY

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see form PCT/ISA/220				WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)		
				Date of mailing (day/month/year)	see form PCT/ISA/210 (second sheet)	
Applicant's or agent's file reference see form PCT/ISA/220				FOR FURTHER See paragraph 2 be	RACTION	
International application No. International			International filing date 19.01.2005	(day/month/year)	Priority date (day/month/year) 26.01.2004	
	nal Patent Class	ification (IPC) or	both national classification	n and IPC		
Applicant KONIN	KLIJKE PHIL	IPS ELECTRO	ONICS N.V.			
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1. Th	is opinion co		ions relating to the fo	, no way		
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2. F	URTHER ACT	ION			·	
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Name and mailing address of the ISA:

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Holubov, C

Authorized Officer

Telephone No. +31 70 340-2923



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

4

International application No. PCT/IB2005/000166

	Box I	lo. I Basis of the opinion							
. 1.	With regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.								
	18	This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).							
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:								
	a. type of material:								
	· 🗆	a sequence listing							
		table(s) related to the sequence listing							
	b. format of material:								
	☐ in written format								
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	c. time	e of filing/furnishing:							
		contained in the international application as filed.							
		filed together with the international application in computer readable form.							
		furnished subsequently to this Authority for the purposes of search.							
3.	h: Ci	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional opies is identical to that in the application as filed or does not go beyond the application as filed, as opropriate, were furnished.							

4. Additional comments:

Box No. V Reasoned statement under Rule 43bis.1(a)(I) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims
1-8
No: Claims
1-8
No: Claims
1-8
No: Claims

Industrial applicability (IA) Yes: Claims 1-8
No: Claims

Citations and explanations see separate sheet

Re Item V

V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

V

International application No.

PCT/IB2005/000166

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Claims 3-7 depend on claim 2 and the subject-matter of those claims is therefore novel and non-obvious inasmuch as the subject-matter of claim 2 is.

Claim 8 is directed to a processing method with steps corresponding to the use of the technical features of claim 2 and the subject-matter therefore also appears to be novel and non-obvious.